IN THE SUPREME COURT

OF THE

TATE OF COLOBADO

40.

THE PEOPLE OF THE STATE OF COLORADO, BY AND THROUGH) THEIR DULY APPOINTED RE- PRESENTATIVES, FRANK G. E.) TUCKER, DISTRICT ATTORNEY,)	Petitioners,))) vs.	THE DISTRICT COURT OF THE) STATE OF COLORADO, GEORGE) E. LOHR, AS ONE OF THE) DISTRICT COURT JUDGES OF) THE DISTRICT COURT

ORIGINAL PROCEEDINGS IN THE NATURE OF PROHIBITION

sel Rus ttorney Blakey, District Follows: NOM, Mil

- Direc imposi (Criminal Action Degree strict 19761 conviction **K** with First the Di 26th, sonment, District nodn filed
- The 19. 6th, 5th, and on April 4th and
- from the 11. Penalty 1977, 16the

the argume statute Attachment B 1977, the that Order holding December inion and tions,

sentencing fy constitutional standards." in its Memorandum statutory olorado's The Court 11.)

- COI 闩 Q E of the bifurcated trial prov. bar the possible impositie be precluded Robert Bundy, 546 P2d 1268 (1976), Judge George and/or Q trial precluded from qualifying At this time the Court has in People If of aggravating a.m. People would Of Theodore as outlined the ruling 00:6 . at nation endant. ever 978, the lty
- and the ti following reaso the Fifteenth Judicia plain, this to Court that s Petitioners have no proceeding, submit the Supreme the for etitioners this for cretion nan
- The Court has not properly setting the imposition of the death 2001 Proffitt v. Supreme Court 96 S. North (1976), Louisana, Woodson v. 2950, he U. S. Ct
- 0 reasonabl unconstitutionality Q beyond construe stablished The to

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CERTIFICATE OF MAILIN

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